## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE

TAMRAL GUZMAN,	)	
Petitioner,	)	
v.	)	Nos.: 3:10-CR-161-TAV-DCP 3:15-CV-57
UNITED STATES OF AMERICA,	)	3.13 CV 37
Respondent.	)	

## **JUDGMENT**

For the reasons expressed in the accompanying memorandum opinion and order filed herewith, it is **ORDERED** and **ADJUDGED** that the Motion [Doc. 303] and related Addendum [Doc. 325] and Motion to Amend [Doc. 329] by federal prisoner Tamral Guzman for post-conviction relief pursuant to 28 U.S.C. § 2255 is **DENIED** and **DISMISSED** WITH **PREJUDICE**. Petitioner's remaining Motion [Doc. 335] is **DENIED** AS MOOT.<sup>1</sup>

If Petitioner files a notice of appeal from this judgment, such notice of appeal will be treated as an application for a certificate of appealability, which is **DENIED** pursuant to 28 U.S.C. § 2253(c)(2) and Federal Rule of Appellate Procedure 22(b) because she has failed to make a substantial showing of the denial of a federal constitutional right. The Court **CERTIFIES** pursuant to 28 U.S.C. § 1915(a)(3) and Federal Rule of Appellate Procedure 24

<sup>&</sup>lt;sup>1</sup> On March 16, 2017, Petitioner filed a "Motion for Ruling" [Doc. 335]. This motion is **MOOT** in light of the Court's Memorandum Opinion and Order [Doc. 340] ruling on her motion to vacate, set aside or correct sentence [Doc. 303], Addendum [Doc. 325], and Motion to Amend [Doc. 329] filed in this action.

that any	appeal	from	this	judgment	by	Petitioner	would	be	frivolous	and	not	taken	in	good
faith.														

**ENTER:** 

s/ Thomas A. Varlan
CHIEF UNITED STATES DISTRICT JUDGE

ENTERED AS A JUDGMENT

s/ John L. Medearis CLERK OF COURT